

The Hong Kong Daily Press.

No. 4316 六十一百二千四第 日二廿月七 年未辛治 1871. HONGKONG, WEDNESDAY, 6th SEPTEMBER, 1871. 二拜禮 號六月九英 港香 [PRICE \$2½ PER MONTH.]

Arrivals.

Sept. 4, NILE, Brit. bk. 240, Ludmann, Singapore 18th Aug., General.—Thos. HOWARD.
Sept. 4, ISABELLA RIDLEY, Brit. bark, 517, Macrae, Saigon 18th Aug., 12,500 piculs Rice.—HOOBWAU, HUBBARD & Co.
Sept. 4, FRANCE, Brit. bk., 389, Hill, Amoy 7th Aug., General.—O'DONN.
Sept. 4, BONA, Noorah, Siam. bk. 360, Young, Singapore 16th Aug., General.—CHINESE.
Sept. 5, HO-SEN, Siam. bk., Bastian, Bangkok 14th Aug., General.—CHINESE.
Sept. 5, JULIA ANN, Amoy, bk. 988, Baker, Newchwang 4th Aug., Beans.—Wm. PUGH & Co.
Sept. 5, PAULINA, French ship, 610, Gar- & Co., Saigon 26th Aug., Rice.—GAY & Co.
Sept. 5, St. PAUL, French bark, 525, Droscher, Saigon 22nd Aug., General.—SIEMSEN & Co.
Sept. 5, PROSPERITY, Siam. bk., 473, Dunsley, Put back.
Sept. 5, FUSIYAMA, Brit. str., 800, Callaghan, Singapore 24th Aug., and Saigon 14th, General.—D. LAYMAN & Co.
Sept. 5, JULIA ANN, Siam. ship, 910, Blanton, Callao 4th July, Ballast.—O'DONN.
Sept. 5, CANTON, Siam. ship, 770, Hiensohl, Put back.
Sept. 5, GRADIVA, Span. lg., 246, Barcelo, Manila 19th Aug., General.—RENTON & Co.
Sept. 5, ANNA, North Ger. bark, 350, Davidson, Bangkok 17th Aug., Rice.—CANTON & Co.
Sept. 5, AMIRAL OMBRE, French bk., 500, Jemault, Saigon 23rd Aug., Rice.—F. DEGENARD.
Sept. 5, BIRNOST, Brit. ship, 699, Hunter, Glasgow May 9th, General.—CANTON & Co.
Sept. 5, LAURITA, Brit. 3-m. sch., 234, Odrich, Newchwang 24th Aug., Peas.—CANTON & Co.
Sept. 5, MARIE HELENE, North German bk., Warnke, Put back, General.—MICHENER & Co.
Sept. 6, HINDOSTAN, Brit. str., N. Rosell, Bombay 16th Aug., Galle 23rd, Penang 28th, and Singapore 31st, General.—P. & O.
Sept. 6, KWANTUNG, Brit. str., 491, Pittman, Foochow 2nd September, Amoy 4th, and Swatow 5th and Treasure.—D. LAPRAKE & Co.

Departures.

Sept. 5, PEHO, str., for Swatow.
Sept. 5, BEREN, for Whampoa.
Sept. 5, SAN FRANCISCO, for Newchwang.
Sept. 5, SCORP, for Whampoa.
Sept. 5, CHINA, str., for Canton.

Clearances.

AT THE HARBOR MASTER'S OFFICE, 5th SEPTEMBER.
France, for Swatow.
China, str., for Canton.
Sard, for Whampoa.

Passengers.

For Paulina, from Saigon.—1 Cabin.
For Hop-seng, from Bangkok.—23 Chinese.
For Fusi-yama, str., from Singapore.—100 Chinese.
For Kwangtung, str., from East Coast.—Mr. and Mrs. Patterson and child, Messrs. Stevens, Couglins, Phillips, 1 European and 16 Chinese.
For Hindostan, str., from Bombay, &c.—For Hongkong.
From Southampton.—Messrs. F. Prouet and F. Freuching.
From Brindisi.—Mr. E. George.
From Madras.—1 Drummer, 13th M.N.I. from Hongkong.—Mr. B. Khodad, son and servant, and 1 Chinese.
From Shanghai.
From Canton.—Mr. and Mrs. Gold, apik, Messrs. T. MacKillop, R. L. Bryon.
For Yokohama.
From Brindisi.—T. Morris, and Ponceau.
From Singapore.—Mr. E. Kitchener.

Reports.

The French ship Paulina, from Saigon on 26th August, reports light air till the 1st September, when a strong typhoon from the N.W., on the 2nd, moderate, but wind and sea very high till arrival in Hongkong.
The Siam bark Hop-seng, reports left Bangkok 14th August, reports light air till the 1st September, when a strong typhoon from the N.W., on the 2nd, moderate, but wind and sea very high till arrival in Hongkong.
The Spanish bark Gravina, from Manila 19th August, reports experienced a very heavy typhoon on the 1st instant, shifting from N.W. to E.S.W., moderate on the 2nd, but a heavy sea rolled from the N. and continued till arrival on the 5th instant in port.
The British bark Nile reports left Singapore 18th August, had southerly winds and fine weather till 18th N. long 114 E. variable winds till 18th N. long 114 E. after which N.W. winds and squalls, sea rolling in from the N.; spoke the British bark Lourda, damaged, 25 miles E. by S. of the Lema Islands; arrived in Hongkong 4th September.
The British bark Isabella Ridley reports left Saigon 18th August, and Cape St. James on the 21st, had very light winds till the 1st September, when a very heavy typhoon was experienced from the N.E.; when spoke the Siam bark Friend, ship, with midland and foremast gone, 20 miles distant from Hongkong arrived in Hongkong 4th September.
The British steamship Fusi-yama, from Singapore on 24th August, and Saigon on the 31st, reports fresh variable winds and squalls from N.W. to N.E., and very unsettled weather, the last 24 hours a strong N.E. wind and breeze.
The British steamship Kwangtung reports after leaving Foochow the early part was marked with North-easterly winds and fine weather, latter part light easterly and cloudy, and occasional rain. The steamer Dragon and Mica in Swatow; in Amoy the Mica; the Gloucester, the Melrose, and Homestead at Foochow; and the Maiden Queen at Sharp Peak; and the steamer Hongkong bound in.

Auction Sale To-day.

DA SILVA & Co. Household Furniture.
DENTISTRY
V. D. COLLINS, D.D.S., No. 7, Cantonment Road, HONGKONG.
1219 Hongkong, 17th July, 1871.
ANY communications with our late Branch of Hongkong, or of W. L. LAVERGNE, are to be directed care of J. WILLIAMS, Esq., Hongkong.
DEBODE: DUBOIS & Co. 1st 1899 Hongkong, 16th August, 1871.

Banks.

HONGKONG & SHANGHAI BANKING CORPORATION.
SUBSCRIBED CAPITAL 4,000,000 of Dollars.
Court of Directors—
Chairman—HON. R. BOWEN.
Deputy Chairman—T. PYKE, Esq.
E. E. Bell, Esq., Wm. Lennan, Esq., George J. Bell, Esq., J. D. B. Smith, Esq., J. D. B. Smith, Esq., J. D. B. Smith, Esq.
Managers—
Hongkong—James Greig, Esq., Shanghai—David McLean, Esq., London—London and County Bank.
INTEREST ALLOWED.
On Current Deposit Accounts at the rate of 1 per cent. per annum on the daily balance.
On Fixed Deposits at the rate of 3 months 2 per cent. per annum, 6 months 2 1/2 per cent. per annum, 12 months 3 per cent. per annum.
LOAN DISCOUNTED.
Credit granted on approved Securities, and every description of Banking and Exchange business transacted.
Drafts granted on London, and the chief commercial places in Europe, India, Australia, America, China and Japan.
JAMES GREIG, Chief Manager, Office of the Corporation, No. 1, Queen's Road East, 11 18621 Hongkong, 25th July, 1871.

HONGKONG & SHANGHAI BANKING CORPORATION.
NOTICE TO SHAREHOLDERS.
THE DIVIDEND declared for the Half-year ending on 30th June last, at the rate of Twelve per cent. per annum, viz. \$7.50 per share, will be paid on the 15th instant, at the Office of the Corporation, where Shareholders are requested to apply for Warrants.
By order of the Court of Directors, JAMES GREIG, Chief Manager, 11 18621 Hongkong, 14th August, 1871.

HONGKONG & SHANGHAI BANKING CORPORATION.
NOTICE TO SHAREHOLDERS.
NOTICE is hereby given, that the Fourth Call of Twenty-five dollars per Share, on the Shares in the Capital of the Corporation, numbered from 20,001 to 40,000, inclusive, was payable on the 1st day of JULY last, at the Head Office and Branches of the Bank.
Interest at the rate of Twelve per centum per annum will be charged on the amount of all calls unpaid, and the other provisions of the 8th article of the Deed of Settlement of the Corporation will also be enforced in respect of Shares upon which the Calls remain unpaid.
By order of the Court of Directors, JAMES GREIG, Chief Manager, 11 941 Hongkong, 3rd July, 1871.

THE CAPITAL of the German Bank of London, Limited, is £2,000,000, divided into 200,000 Shares of £10 each, of which 50,000 Shares, representing a capital of £500,000, have been issued, subscribed for, and allotted, and are intended to be fully paid up within six months. The Bank is established in London, and has no branches on the Continent or abroad. It is now prepared to open business, to negotiate approved securities, and generally to attend to transactions appertaining to Foreign banking business, in London.

Managing Director—OTTO NESTLE.
Assistant Manager—LEOPOLD BORN.
Auditor—GEORGE THOMAS BROOKING.
Bankers—LONDON JOINT STOCK BANK, LONDON.

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Intimations.

THE CHINESE INSURANCE COMPANY, (LIMITED).
CAPITAL—1,500,000 DOLLARS, IN 1500 SHARES OF 1,000 DOLLARS EACH.
PAID UP CAPITAL 500,000 DOLLARS.
Directors—
W. H. CONNOR, Esq. (Messrs. Smith, Archer & Co.),
B. R. BELL, Esq.,
GEO. CHURCH, Esq. (The Borneo Company, Limited),
HERBERT MELCHERS, Esq. (Messrs. Melchers & Co.),
E. A. HYUNCOCK, Esq. (Messrs. Olyphant & Co.).
And Two Chinese merchants to be selected by the native shareholders after the allotment of shares.
THE CHARTERED BANK OF INDIA, LONDON & CHINA.
HEAD OFFICE—HONGKONG.
General Agents—Messrs. OLYPHANT & Co.
Agents in London—
Messrs. FORBES, FORBES & Co., No. 9, King William Street.
Agents—
Amoy—Messrs. H. A. PETERSEN & Co.
Batavia—THE BORNIO CO. LIMITED.
Bombay—Messrs. S. C. FORBES & Co.
Calcutta—ATKINSON, TILLOT & Co.
Canton—OLYPHANT & Co.
Chongking—J. M. CANN & Co.
Fuzhou—OLYPHANT & Co.
Hankow—OLYPHANT & Co.
Hongkong—OLYPHANT & Co.
Kobe—OLYPHANT & Co.
Manila—FINDLAY RICHARDSON & Co.
Nagasaki—HOME, KINER & Co.
Peking—SANDILANDS, BUTT & Co.
Saigon—A. G. HOGG & Co.
San Francisco—W. M. O'NEILL, Esq.
Singapore—THE BORNIO CO. LIMITED.
Swatow—Messrs. DICKES & Co.
Tientsin—JOHN HANNA, Esq.
Yokohama—Messrs. SMITH, ALDER & Co.

THE COMPANY having been Registered under the Companies Ordinance, 1865, and its shares allotted, will be prepared to grant a dividend of 10 per cent. on the amount of all calls paid, and the other provisions of the 8th article of the Deed of Settlement of the Corporation will also be enforced in respect of Shares upon which the Calls remain unpaid.
By order of the Court of Directors, JAMES GREIG, Chief Manager, 11 941 Hongkong, 3rd July, 1871.

THE COMPANY having been Registered under the Companies Ordinance, 1865, and its shares allotted, will be prepared to grant a dividend of 10 per cent. on the amount of all calls paid, and the other provisions of the 8th article of the Deed of Settlement of the Corporation will also be enforced in respect of Shares upon which the Calls remain unpaid.
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THE COMPANY having been Registered under the Companies Ordinance, 1865, and its shares allotted, will be prepared to grant a dividend of 10 per cent. on the amount of all calls paid, and the other provisions of the 8th article of the Deed of Settlement of the Corporation will also be enforced in respect of Shares upon which the Calls remain unpaid.
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THE COMPANY having been Registered under the Companies Ordinance, 1865, and its shares allotted, will be prepared to grant a dividend of 10 per cent. on the amount of all calls paid, and the other

DOCKS.

PORT OF AMOY.

SHIPOWNERS, AGENTS, AND COM-MANDERS are informed that the DOCK COMPANY'S BUILDINGS at the above Port afford every facility, at moderate charges, for REPAIRING AND SPARRING VESSELS AND CLEANING AND PAINTING IRON SHIPS AND STEAMERS.

THEIR LARGE GRANT DOCK, Has 266 feet length on the blocks, and at average spring tides receives vessels of 10 to 17 feet draught. It has a CRANE, GARR, AND POWERFUL CENTRIFUGAL PUMP.

And an Engineers' workshop fitted with Lathes and Tools, driven by steam. Iron and Brass Foundries, Boiler and Engine Works, and Carpenter and Boat-builders' sheds. All superintended by resident Europeans.

Their two smaller GRANITE DOCKS can receive, at spring tides, vessels of 12 feet draught. They have a CRANE, GARR, AND POWERFUL CENTRIFUGAL PUMP.

Spars, Timber, and other Dock-yard material kept in stock.

Quarters for Officers, and a DRY GODOWN or STORES, of Vessels under repair. 1871. Amoy, December, 1868.

FOUR FLOW DOCK.

RIVER MIN.

THIS above granite floored DOCK, of the following Dimensions, viz: Length, 300 feet, Breadth at Bottom, 40 feet, is capable of receiving Vessels drawing 10 to 15 feet, and the state of the River will allow. The Dock runs up to the Blocks and is pumped out by Steam. The above premises comprise a large Machine Shop, containing a WRENTHAM'S LATHING MACHINE, GAP LATHE, DRILLING AND SCREWING MACHINES, A LARGE SMITHY, &c., &c.

Large Godowns are on the premises for STORAGE OF CARGO, &c., &c. A large Stock of Woods, Metals, &c., always on hand. The Dock Steam Tug "Wong" is available at all times to tow vessels to and from Sea, at current rates, on application to J. S. LAMONT, Superintendent.

The list of Charges for lighting or re-lighting vessels can be obtained from Messrs. NEWSON, LORAN, & CO., Hongkong, Messrs. LANE, CRAWFORD & CO., Shanghai, at 576. May 3

NOW READY.

BOUND VOLUMES OF THE TRADE REPORT for the year 1870. Price \$10. Apply at the Daily Press Office, Hongkong, 1st February, 1871.

At Shanghai, on the 1st September, Mrs. C. EMIL BADE, of a daughter, 1609.

At Shanghai, on the 25th August, suddenly, Mr. J. C. L. VOELKER, of H. I. C. M. Canton.

The divorce of the Daily Press from this office commenced on Tuesday morning at 10.15, and the last message sent at 10.15.

THE DAILY PRESS.

HONGKONG, SEPTEMBER 6th, 1871.

At length we have from the Colonial-Secretary an official announcement that the Bill regarding Penalties and Forfeitures will not be proceeded with. While this portion of his statement, which was known long ago, is satisfactory, another part which is new is less calculated to meet with approbation. Mr. ARDEN tells us as a kind of excuse for the introduction of the Bill that it was only meant to state of certain proceedings until the opinion of the Law-officers of the Crown could be ascertained. Also, in order to retire with self-respect and dignity, he informs us that the Bill was withdrawn because the completion of telegraphic communication with England had rendered it now unnecessary to state off proceedings. These are the unsatisfactory parts of the Colonial-Secretary's remarks concerning this Bill. No one reminded, the honorable gentleman that the measure which was excusing was the most extraordinary which has been introduced into a Crown Colony's Legislative Council for very many years, and extraordinary on the precise ground on which he strove to apologise for it. The objection to the measure was exactly that it was intended to state off certain proceedings. If it had been intended for error to repeal statutory penalties, if this had been thought a desirable policy, there would have been many to question the policy, but none to question the right of the legislature to do what seemed to it best in the matter. But it was no question of any such magnitude. There was evidently, and the Colonial-Secretary admits this, no contemplation of any other case than the one which was before the Supreme Court at the time. There was no real legislation about the matter. There was no general evil to be remedied and no thought of remedying one. The evil which the Government sought to remedy by this clumsy device of using legislation for a purpose for which it was never intended, was simply the one particular evil which threatened the ATTORNEY-GENERAL at the moment. The bill was meant to save off certain proceedings. Kwoh Asze was suing for \$2,400, and from what he knew of the CHIEF JUSTICE's legal opinion on the whole Kwoh Asze matter, the ATTORNEY-GENERAL foresaw great difficulty in defending the case. What was he to do? Well, what would an ordinary individual do? Suppose that one of our community, not being a member of the Government, or of the Legislative Council, were suddenly sued upon an obsolete clause in the Statute book for \$2,400. What would be his immediate course of action? He would of course instruct his solicitor to read, or if himself a lawyer, would himself read the law on the subject very carefully, get up his facts with minuteness and accuracy, and then take the worst that could come to him as an unavoidable calamity. Not so the Government officer. He has an instrument—placed in his hands for another purpose—an instrument entrusted to him to be used with the utmost discretion, not to be handled lightly, nor without absolute necessity to be used even for the purpose which it was destined to fulfil. Why may he not avail himself of his exceptional position, bring out this instrument which is in his keeping, but is the property of the public, and use it to serve his own ends? Why not? And this is indeed what the ATTORNEY-GENERAL has done, or rather what he has tried to do. Further, this is what the Colonial-Secretary is said to admit that he did, for he admits that which bears no other meaning.

But the Government thought better of their clumsy manoeuvre, and decided to withdraw the Bill. Let us see what Mr. ARDEN says on this point. Still alleging the propriety of using the legislative powers of the Government for the purpose of staying off certain proceedings, he tells us that after all

it seems to be unnecessary to proceed with this Bill, on account of changed circumstances. He adheres with a dignified tenacity to the principle on which the Bill was introduced, but abandons it merely because there is no further need for such a measure. This is what passes amongst Hongkong officials for a policy of action. When you have been forced by the weight of public opinion to withdraw your Bill, to give another reason for that withdrawal is a depth of policy which we can only gaze upon and admire. People had given the Government credit for yielding in one point to the protest of the public, and now it seems the Government reject that small credit, probably on the principle of "Timeo Danaos et dona ferentes." There can be no greater wisdom of course than this, since the proffered gift was extremely likely to be used against the Government as the deceptive horse was used against the Trojans. If the Government had allowed the public to say: "You withdrew this Bill in deference to our wishes," too great a door would have been thrown open for the admission of further similar requirements.

However, as the obnoxious Bill is no more, it matters but little whether the Government admits the sole reason for its withdrawal. It might have told in favour of official straight-forwardness if they had done so, but that quality being rare, we should probably have been more surprised that gratified even if it had been the case. Still, we should have had no such security which now we have not against the repetition of this dangerous experiment. It is the absolute want of security on that point that renders Mr. ARDEN's statement extremely unsatisfactory.

There seems to be some unfortunate mistake about who it was applied for the adjournment of the conspiracy case on the last occasion. We were yesterday distinctly told in one quarter that an error was made in stating that the adjournment was at the request of the Crown Solicitor, and corrected the statement accordingly. To-day, however, we are pulled up by equally good "authority," and assured that the original statement was quite correct, for the adjournment is a successful example of simple explanation, but at present there is evidently a little fogging hanging about it.

We have been favoured with the following observations taken during the late Typhoon:

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